

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE AND TACOMA

LISANDRO SOLIS CAMPOS, et al.,

Plaintiffs,

v.

LOREN K. MILLER, et al.,

Defendants.

C23-0620 TSZ

MINUTE ORDER

JONGSUK OH,

Plaintiff,

v.

ALEJANDRO MAYORKAS,

Defendant.

C23-1472 TSZ

YULIANNA BERENICE DELUNA;  
and FERNANDO LEPE PEREZ,

Plaintiffs,

v.

LOREN K. MILLER, et al.,

Defendants.

C23-5374 TSZ

The following Minute Order is made by direction of the Court, the Honorable  
Thomas S. Zilly, United States District Judge:

(1) These cases were stayed pending resolution of *Mercado v. Miller*, Case No. 23-16007, by the United States Court of Appeals for the Ninth Circuit. *See, e.g.*, Minute Order (C23-620, docket no. 21). The parties in each matter have advised that, on December 4, 2024, the Ninth Circuit dismissed *Mercado* as moot because the appellants therein received approval of their unlawful-presence-waiver applications. *See, e.g.*, Stip. Mot. at 1–2 (C23-5374, docket no. 13). In each of these actions, the parties seek to continue the applicable stay, although for different reasons and for different periods of time.<sup>1</sup> The parties’ stipulated or joint motions, docket no. 22 in C23-620, docket no. 9 in C23-1472, and docket no. 13 in C23-5374, are GRANTED as follows:

(a) Each of these matters shall remain stayed until further order;

(b) Within fourteen (14) days after any outstanding unlawful-presence-waiver application has been approved or denied, or any anticipated consular interview has been conducted, whichever occurs later, the parties shall file an appropriate notice or stipulation of dismissal or a Joint Status Report indicating why such document cannot be submitted;

(c) In any action that remains pending on June 2, 2025, the parties shall file a Joint Status Report by June 16, 2025.

(2) The Clerk is directed to send a copy of this Minute Order to all counsel of record.

Dated this 20th day of December, 2024.

Ravi Subramanian  
Clerk

s/Laurie Cuaresma  
Deputy Clerk

<sup>1</sup> In *Solis Campos*, defendants have adjudicated the waiver applications of all but one plaintiff, and they expect to adjudicate the remaining plaintiff’s application within the next 180 days; the parties therefore request that the stay continue until June 16, 2025. *See* Jt. Mot. (C23-620, docket no. 22). In *Oh*, the parties have expressed a belief that movement on plaintiff’s waiver application will occur within the upcoming year, and they have asked that the stay remain in place until June 16, 2025. *See* Stip. Mot. (C23-1472, docket no. 9). In *DeLuna*, the unlawful-presence-waiver application has been approved, and a consular interview is anticipated to occur within the next 60-to-90 days; the parties wish the stay to be effective until March 18, 2025. *See* Stip. Mot. (C23-5374, docket no. 13).